UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE AT NASHVILLE

WYNDHAM VACATION RESORTS, INC.,

Plaintiff,

VS.

Case No. 2:12-cv-00096

THE CONSULTANT GROUP, et al.

JURY DEMAND

Defendants.

Magistrate Judge Brown

CONSENT ORDER ADDRESSING PLAINTIFF'S MOTION TO PROHIBIT DESTRUCTION OF EVIDENCE

The Plaintiff, Wyndham Vacation Resorts, Inc., and Defendant, Smokey Mountain Getaways at Town Square, LLC, ("SMG") are in agreement and it further appearing to the Court that there is good cause for entry of this Consent Order as to Plaintiff's Motion to Prohibit Destruction of Evidence as to SMG (DE 238) as follows:

- (1) SMG agrees to preserve all relevant and/or discoverable documents or information relating to this litigation and will not discard or destroy any such documents or information including consumer complaints or requests for rescission that reference Wyndham or concern consumers identified by Wyndham;
- (2) In regard to Requests for Production 4 and 5, SMG will produce all consumer complaints and requests for rescission of consumers either identified by Wyndham or identifiable as Wyndham timeshare owners. SMG will produce these documents on or before August 18, 2014;

(3) SMG will produce the entire content of its customer files for Wyndham owners

including, but not limited to, Wyndham owner files previously produced and such production

will be based on customers identified by Wyndham and/or documents referencing or identifying

a customer as a Wyndham timeshare owner. SMG will produce these documents on or before

August 7, 2014;

(4) Wyndham dismisses without prejudice its Motion to Prohibit Destruction of

Evidence as to SMG (DE 238) reserving the right to raise that portion of the Motion relating to

preservation/spoliation of evidence issues after future document production; and

(5) SMG strikes/withdraws its Motions to Strike (DE 257 & 259) and the following

pleadings filed in support of DE 238, 257 & 259 are withdrawn and rendered moot: DE 248,

249, 252, 254 – 259 & 262.

(6) This Consent Order, the parties' resolution of the above matters and the parties'

withdrawal/dismissal of the above mentioned pleadings obviates the necessity of the August 5,

2014, hearing set by this Court in DE 261. Accordingly, the August 5, 2014, hearing is

cancelled.

The Court finding that the agreement and consent of the Parties to be well taken, it is so

ORDERED.

/S/ Joe B. Brown

Honorable Joe B. Brown

Magistrate Judge, U.S. District Court

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CONSENT ORDER AGREED TO BY:

/s/ R. Eddie Wayland

R. Eddie Wayland BPR 6045
R. Douglas Hanson, II BPR 017387
Andrew W. Coffman BPR 27160
King & Ballow
315 Union Street
1100 Union Street Plaza
Nashville, TN 37201

Email: rew@kingballow.com Email: dhanson@kingballow.com Email: acoffman@kingballow.com

Attorneys for Plaintiff

/s/ Robert M. Garfinkle

Robert M. Garfinkle (Tenn. Bar. No. 5354) bgarfinkle@gmylaw.com

Garfinkle, McLemore & Young, PLLC 2000 Richard Jones Road, Suite 250 Nashville, Tennessee 37215

Telephone: (615) 383-9495 Facsimile: (615) 292-9848

Attorneys for Defendants Smokey Mountain Getaways at Town Square, LLC and Jeff Earle /s/ Joseph C. Sullivan

Joseph C. Sullivan (Ga. Bar No. 153098)

 $\underline{jsullivan@taylorenglish.com}$

Admitted Pro Hac Vice
Taylor English Duma LLP
1600 Parkwood Circle- Suite 400

Atlanta, Georgia 30339 Telephone: (770) 434-6868 Facsimile: (770) 434-7376